



Early Journal Content on JSTOR, Free to Anyone in the World

This article is one of nearly 500,000 scholarly works digitized and made freely available to everyone in the world by JSTOR.

Known as the Early Journal Content, this set of works include research articles, news, letters, and other writings published in more than 200 of the oldest leading academic journals. The works date from the mid-seventeenth to the early twentieth centuries.

We encourage people to read and share the Early Journal Content openly and to tell others that this resource exists. People may post this content online or redistribute in any way for non-commercial purposes.

Read more about Early Journal Content at <http://about.jstor.org/participate-jstor/individuals/early-journal-content>.

JSTOR is a digital library of academic journals, books, and primary source objects. JSTOR helps people discover, use, and build upon a wide range of content through a powerful research and teaching platform, and preserves this content for future generations. JSTOR is part of ITHAKA, a not-for-profit organization that also includes Ithaka S+R and Portico. For more information about JSTOR, please contact support@jstor.org.

Third Edition
1901

It has no rival and is of
that basic quality which
demands new editions.

1901
Third Edition

FOSTER'S FEDERAL PRACTICE.

By ROGER FOSTER, of the New York Bar

The decisions during the nine years since the publication of the second edition of this book have made clear much that was then obscure concerning the jurisdiction of the Circuit Courts under the Judiciary Act of 1887; and of the Supreme Court and Circuit Courts of Appeals under the Evarts Act of 1891. This reason alone would have seemed to justify a new edition; but the Bankruptcy Act of 1898 made it a necessity. The entire work has been rewritten in the light of the subsequent cases and statutes, and includes new chapters in Practice on Bankruptcy and Admiralty.

Uses of Foster's Federal Practice.

It contains everything except the special local rules needed for practice in the State Courts of Equity.

It explains the jurisdiction of U. S. Courts, the practice of Common Law, Admiralty, Bankruptcy, Claims against the United States, Land Claims, and is the *only work clearly showing the practice in the Court of Claims.*

It is the only book covering fully Private Land Claims, the Court of Appeals and Supreme Court of the District of Columbia and the U. S. Courts of Hawaii and Porto Rico.

Foster has a chapter on Bankruptcy Practice as well as an explanation of the Jurisdiction of the different U. S. Courts, and of Equity Practice in general which is followed in Bankruptcy Proceedings.

Foster treats such subjects as Receivers, Injunctions, Service of Process by Publication, and Applications for the Prerogative Writs of Mandamus, Certiorari and Prohibition.

It has no padding and contains 1278 pages of solid text, with any amount of valuable note matter in smaller type.

FOSTER'S FEDERAL PRACTICE STANDS ALONE.

Two Volumes, - - - \$12.00 Net

Callaghan & Company,  **Chicago**